

**From:** [Benton, Marvin](#)  
**To:** [Coltrain, Katrina](#); [todd.downham@deq.ok.gov](mailto:todd.downham@deq.ok.gov)  
**Cc:** [Benton, Marvin](#)  
**Subject:** RE: REPLY from Marvin---Access Agreement with Property Owner  
**Date:** Friday, September 28, 2018 9:33:27 AM  
**Attachments:** [image001.png](#)

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Katrina:

Yes---I think item 2 does cover the treatability study.

I think you are okay to move forward.

Thanks,

Marvin  
Senior Staff Attorney  
Superfund Legal Branch  
Phone: 214—665-3190  
[Benton.Marvin@epa.gov](mailto:Benton.Marvin@epa.gov)

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**From:** Coltrain, Katrina  
**Sent:** Friday, September 28, 2018 7:36 AM  
**To:** Benton, Marvin <[Benton.Marvin@epa.gov](mailto:Benton.Marvin@epa.gov)>; [todd.downham@deq.ok.gov](mailto:todd.downham@deq.ok.gov)  
**Subject:** Access Agreement with Property Owner

Marvin/Todd, The current access agreement for the Wilcox Process area has the following items. Do you think that bullet 2 covers the treatability study aspect of the lead area, or do we need to get a separate agreement to conduct the study?

Study will include the collection of samples to send to a lab for bench-scale testing (this is covered under the sample collection bullet).

The second step will be a 'pilot' demonstration, onsite, of the selected mixture to prove it will properly treat the source material—some mixing, sampling, then offsite disposal.

1. Taking of soil and/or waste samples upon the property as may be determined to be necessary;
2. Performing physical tests to determine the characteristics of the soil and aquifer(s) beneath the property;
3. Photographing and videotaping the property for documentation of current conditions and sampling activities;

Katrina Higgins-Coltrain  
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